AOSS (DE Rev. 01/07) Submosma in a Civil Case

PROOF OF SERVICE		
	DATE	FLACE
SERVED	7/3/01	1007 DRANGE ST TRO, WILMINGTON
ERVED ON (PRINT NAME)	- 0/110 A-11	MANNER OF SERVICE
MICH AEL	TOWIE GO VS BILLY	MANNER OF SERVICE SOFFICE, ARCENTED BY R. WILSON
ERVED BY (PRINT NAME)		TITLE
Ro	BERT ARNOSKY	Plucess Server
	DECLARATIO	ON OF SERVER
I declare under penalt the Proof of Service is		ited States of America that the foregoing information contained
Executed on	7-3-07 DATE	SIGNATURE OF SERVER
		AS DIFOAL OFFILIOFO INC.
		ADDRESS OF SERVER M D LEGAL SERVICES INC 1315 WALNUT ST STE 1461 /8/7
		PHILADELPHIA PA 19107-4711
) PROTECTION OF PERSONS SUBJECT (1) A party or an attorney responsion nonable steps to avoid imposing unbeamed. The court on behalf of which	il Procedure, Subdivisions (c), (d), and (e), ro Suszomas. ble for the issuance and service of a subpossa shall take notes burden or expense on a person subject to that the subpossa was issued shall enforce this duty and reach of this duty an appropriate searction, which may	as amended on December 1, 2006: to or affected by the subposes, quash or medify the subposes or, if the party in whose behalf the subposes is issued shows a substantial need for the testimeny or material that cannot be otherwise met without under hardship and assures that the person to whom the subposes is addressed will be reasonably compensated, the court may order appearance or preduction only uson specified conditions.
whale, but is not limited to, lest carni		
impling of designated electronically at	ared information, books, papers, documents or tangible is not appear in pareen at the place of production or	(d) DUTIES IN RESPONDING TO SUBPORNA. (1) (A) A person responding to a subposen to produce documents shall produce them as they are kept in the usual course of business or shall organize and label them to correspond with
spection unless commended to appear	r for deposition, hearing or trial. of this rate, a person commanded to produce and permit	the categories in the domand. (B) If a subposes does not specify the form or forms for producing electronically stored
paction, copying, testing, or samplin	g may, within 14 days after service of the subpeens or the if such time is less than 14 days after service, serve	information, a person responding to a subposm must produce the information in a form or forms in which the person ordinarily maintains it or in a form or forms that are reasonably
on the party or atturney designated in	the subposes written objection to producing any or all of the promises — or to producing electronically stored	usable. (C) A person responding to a subposen used not produce the same electronically stored
ocustion in the form or forms request	ed. If objection is made, the purty serving the subpount, or sample the materials or impost the premises except	information in more than one form. (D) A person responding to a subposan need not provide discovery of electronically
party serving the subposes may, up	h the subposes was issued. If objection has been made, on seiter to the person commanded to produce, move	stored information from sources that the person identifies as not reasonably accessible because of under burden or cost. On motion to compel discovery or to quast, the person from whom
sh an order to compel shall protect an	production, impostion, copying, testing, or sampling, y pursus who is not a party or an officer of a party from	discovery is senght must show that the information sought is not reasonably accessible because of under burden or out. If that showing is made, the court may meantheless order discovery
(3) (A) On timely motion, the court	nepostion, copying, testing, or sampling commanded. by which a subposes was issued shall quest or modify	from such sources if the requesting party shows good cause, considering the limitations of Rule 26(b)(2)(C). The court may specify conditions for the discovery.
subposna if it (i) fails to allow reasonable		(2) (A) When information subject to a subpose is withheld on a claim that it is privileged or subject to protection as trial-properation sesterials, the claim shall be made expressly and
are than 100 miles from the place when	s not a party or an officer of a party to travel to a place re that person resides, is employed or regularly transacts	shall be supported by a description of the nature of the documents, communications, or things not produced that is sufficient to enable the domanding party to context the claim.
erson may in order to attend trial be	o the provisions of clause (c)(3)(B)(iii) of this rule, such commanded to travel from any such place within the	(B) If information is produced in response to a subpount that is subject to a claim of privilege or of protection as trial-proportation material, the person making the claim may notify
te in which the trial is hold;	rivileged or other protected matter and no exception or	any party that received the inflormation of the chain and the basis for it. After being actified, a party ment promptly return, sequenter, or decemy the specified information and any copies it

(i) req (ii) requires disclosure of an unretained expert's opinion or information not ng specific events or occurrences in dispute and resulting from the expert's study made (ii) requires disclos not at the request of any party, or

(iv) subjects a person to undue bu
(B) If a subposna

(iii) requires a person who is not a party or an officer of a party to incur substantial set to travel more than 100 miles to attend trial, the court may, to protect a person subject

may use use or declose the information until the claim is resolved. A receiving promptly present the information to the court under seal g_{k} : a determination of the fit the receiving party disclosed the information before being notified, it must take resteps to retrieve it. The person who produced the information must preserve the information is resolved.

(e) CONTEMPT. Failure of any person without adequate excuse to obey a se that person may be deemed a contempt of the court from which the subpress issued. An adequate come for finiture to obey exists when a subpress purports to require a nonparty to attend or produce at a place not within the limits provided by closes (ii) of subparagraph (e)(3)(A).

EXHIBIT "A"

United States of America v. M.A. Hanna Plastic Group, INc., Wilmington Economic Development and Sidney and Care Power Page 2 of 2 Case No. 06-409

SACOR (DE Boy 01/07) Submoons in a Civil-Cone

Issued by the UNITED STATES DISTRICT COURT

UNITED STATES	DISTRICT COURT
DISTRICT OF	DELAWARE
UNITED STATES OF AMERICA V.	SUBPOENA IN A CIVIL CASE
M.A. HANNA PLASTICS TROUP, INC., WILMINGTON ECONOMIC DEVELOPMENT CORP.	Case Number: 06-409
TO: Michael Towle USEPA Region 3 1850 Arch Street, Meil Code: 3HS31 Philadelphia; PA 19103-2028	
YOU ARE COMMANDED to appear in the United State testify in the above case.	es District court at the place, date, and time specified below to
FLACE OF TESTEMONY	COURTROOM
	DATE AND TIME
YOU ARE COMMANDED to appear at the place, date, in the above case.	and time specified below to testify at the taking of a deposition
FLACE OF DISPOSITION #24 Market Street, Suite 1001 Wilmington, DE 19801	8/15/2007 10:00 am and 8/16/2007 10:00 am
YOU ARE COMMANDED to produce and permit insper place, date, and time specified below (list documents or	ction and copying of the following documents or objects at the objects):
FLACE	DATE AND TIME
☐ YOU ARE COMMANDED to permit inspection of the	following premises at the date and time specified below.
PRODUSES	DATE AND TIME
	the taking of a deposition shall designate one or more officers, tify on its behalf, and may set forth, for each person designated, the recodure, 30(b)(6).
ESUING O TOCKES SOCIETURAND TITLE (INDICATE IF ATTORNEY	
Kenneth E. Aeron, Sequire, Weir & Pertners LLP 824 Market Street, Wilmington, DE 19801 (Suite 1001	

(See Rade 45, Pederal Rules of Civil Procedure, Subdivisions (c), (d), and (c), on next page)

¹ If action is pending in district other than district of issuence, state district under case number.